EXHIBIT B

COUNTY OF Queens	HE STATE OF NEW YORK		JET BLUE AIRWAYS
Regina Canela,	xX		DEC 02 2021
	Plaintiff/Petitioner,		LEGAL DEPT.
- against - Jetblue Airways Corporation,		Index No.	
· .	Defendant/Respondent.		
	NOTICE OF ELECTRON (Consensual Ca (Uniform Rule § 20	se)	

You have received this Notice because:

- 1) The Plaintiff/Petitioner, whose name is listed above, has filed this case using the New York State Courts E-filing system ("NYSCEF"), and
- 2) You are a Defendant/Respondent (a party) in this case.
- If you are represented by an attorney:
 Give this Notice to your attorney. (Attorneys: see "Information for Attorneys" pg. 2).
- If you are not represented by an attorney:
 You will be served with all documents in paper and you must serve and file your documents in paper, unless you choose to participate in e-filing.

If you choose to participate in e-filing, you <u>must</u> have access to a computer and a scanner or other device to convert documents into electronic format, a connection to the internet, and an e-mail address to receive service of documents.

The benefits of participating in e-filing include:

- serving and filing your documents electronically
- free access to view and print your e-filed documents
- limiting your number of trips to the courthouse
- paying any court fees on-line (credit card needed)

To register for e-filing or for more information about how e-filing works:

- visit: www.nycourts.gov/efile-unrepresented or
- contact the Clerk's Office or Help Center at the court where the case was filed. Court contact information can be found at www.nycourts.gov

To find legal information to help you represent yourself visit www.nycourthelp.gov

Information for Attorneys

An attorney representing a party who is served with this notice must either consent or decline consent to electronic filing and service through NYSCEF for this case.

Attorneys registered with NYSCEF may record their consent electronically in the manner provided at the NYSCEF site. Attorneys not registered with NYSCEF but intending to participate in e-filing must first create a NYSCEF account and obtain a user ID and password prior to recording their consent by going to www.nycourts.gov/efile

Attorneys declining to consent must file with the court and serve on all parties of record a declination of consent.

For additional information about electronic filing and to create a NYSCEF account, visit the NYSCEF website at www.nycourts.gov/efile or contact the NYSCEF Resource Center (phone: 646-386-3033; e-mail: efile@nycourts.gov).

Dated: September 9, 2021	
Joseph G. Dell, Esq. Name Dell & Dean, PLLC	1225 Franklin Avenue, Suite 450 Address
Firm Name	Garden City, New York 11530
	(516) 880-9700 Phone
	E-Mail
To:	
• *** *** *** *** *** *** *** *** *** *	

6/6/18

NYSCEF DOC. NO. 1

RECEIVED NYSCEF: 09/09/2021

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF QUEENS	Index No.: Date Purchased:
REGINA CANELA,	SUMMONS
Plaintiff,	Plaintiff designates Queens County as the place of trial.
- against -	· · · ·
JETBLUE AIRWAYS CORPORATION,	The basis of venue is: Defendant's principal place of business
Defendant.	
X	County of QUEENS
	* ~

To the above named Defendant:

You are hereby summoned to answer the complaint in this action, and to serve a copy of your answer, or, if the complaint is not served with this summons, to serve a notice of appearance on the plaintiff's attorneys within twenty days after the service of this summons, exclusive of the day of service, where service is made by delivery upon you personally within the state, or, within 30 days after completion of service where service is made in any other manner. In case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded in the complaint.

Dated: Garden City, New York September 9, 2021

JOSEPH G. DELL
DELL & DEAN, PLLC
Attorneys for Plaintiff
REGINA CANELA
1225 Franklin Avenue, Suite 450
Garden City, New York 11530
(516) 880-9700
File No. 4091

TO: JETBLUE AIRWAYS CORPORATION – *Via Secretary of State*James G. Hnat
27-01 Queens Plaza North
Long Island City, New York 11101

CEF DOC. NO. 1 RECEIVED NYSCEF: 09/09/2021

COUNTY OF QUEENS	Index No.:	
REGINA CANELA,	Date Purchased: VERIFIED COMPLAINT	
Plaintiff,		
- against -		
JETBLUE AIRWAYS CORPORATION,		
Defendant.		
X		

Plaintiff, by her attorneys **DELL & DEAN**, **PLLC**, complaining of the Defendant, respectfully allege, upon information and belief, as follows:

AS AND FOR A FIRST CAUSE OF ACTION ON BEHALF OF REGINA CANELA

- 1. That at all times herein mentioned, Plaintiff was, and still is, a resident of the County of Nassau, State of New York.
- 2. That at all times herein mentioned, the Defendant **JETBLUE AIRWAYS CORPORATION** was and still is a domestic corporation, a foreign corporation or other legal entity duly organized and existing under and by virtue of the laws of the State of New York.
- That at all times herein mentioned, the Defendant JETBLUE AIRWAYS
 CORPORATION maintained a principal place of business in the County of Queens, State of New York.

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4. That on February 13, 2020, and at all times herein mentioned, a certain aircraft, specifically Flight B6 1536, including the on ramp to the aircraft, was owned by Defendant **JETBLUE AIRWAYS CORPORATION**.

- 5. That at all times herein mentioned, the Defendant JETBLUE AIRWAYS CORPORATION, through their agents, servants, employees, and/or assigns, owned, operated, managed, maintained, possessed, supervised, repaired, constructed, altered and controlled a certain aircraft, specifically Flight B6 1536, including the on ramp to the aircraft.
- 6. That on February 13, 2020, and at all times herein mentioned, the above-mentioned aircraft, including the on ramp to the aircraft, was owned, operated, managed, maintained, possessed, supervised, repaired, constructed, altered and controlled by Defendant JETBLUE AIRWAYS CORPORATION.
- 7. That on February 13, 2020, and at all times herein mentioned, it was the duty of Defendant **JETBLUE AIRWAYS CORPORATION** to own, operate, manage, maintain, repair, control, inspect, construct and supervise the aircraft, including the on ramp to the aircraft, in a reasonably safe condition.
- 8. That at all times herein mentioned, Defendant JETBLUE AIRWAYS

 CORPORATION had a non-delegable duty to maintain the aircraft in a reasonably safe condition and free of dangers and hazards to those passengers lawfully thereat, including Plaintiff REGINA CANELA.
- 9. That on February 13, 2020, Plaintiff **REGINA CANELA** was a lawful passenger aboard the above-mentioned aircraft.

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10. That on February 13, 2020, while Plaintiff **REGINA CANELA** while lawfully boarding the aforesaid aircraft, she was caused to sustain severe and permanent injuries.

- 11. The above mentioned occurrence, and the results thereof, was caused wholly and solely by the negligence and breach of duty of the Defendant JETBLUE AIRWAYS

 CORPORATION and/or said Defendant's servants, agents, employees and/or licensees in the ownership, inspection, construction, repair, operation, management, maintenance and control of the aforesaid aircraft, fixtures and appurtenances, including the on ramp to the aircraft; and the Defendant JETBLUE AIRWAYS CORPORATION was otherwise negligent, careless and reckless.
- 12. That, upon information and belief, Defendant **JETBLUE AIRWAYS CORPORATION** had actual notice of this defective condition in that this Defendant created the condition and was present on a daily basis prior to the underlying accident.
- 13. That no negligence on the part of the Plaintiff **REGINA CANELA** contributed to the occurrence alleged herein in any manner whatsoever.
- 14. That as a result of the foregoing, Plaintiff **REGINA CANELA** was caused to sustain serious injuries and to have suffered pain, shock, mental anguish; that these injuries and their effects will be permanent; and as a result of said injuries, Plaintiff **REGINA CANELA** has been caused to incur, and will continue to incur, expenses for medical care and attention; and, as a further result, Plaintiff **REGINA CANELA** was, and will continue to be, rendered unable to perform Plaintiff's normal activities and duties and has sustained a resultant loss therefrom.

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15. By reason of the foregoing, Plaintiff **REGINA CANELA** has been damaged in an amount which exceeds the jurisdictional limits of all lower courts which would otherwise have jurisdiction herein.

WHEREFORE, Plaintiff REGINA CANELA prays for judgment against the Defendant JETBLUE AIRWAYS CORPORATION on behalf of the within Causes of Action in amounts which exceed the jurisdictional limits of all lower courts which would otherwise have jurisdiction herein, together with the costs and disbursements of this action.

Dated:

Garden City, New York

September 9, 2021

Yours etc.

JOSEPH G. DELL

DELLA DEAN, PLLC

Attorneys for Plaintiff

REGINA CANELA

1225 Franklin Avenue, Suite 450

Garden City, New York 11530

(516) 880-9700

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VERIFICATION

STATE OF NEW YORK

)88.:

COUNTY OF NASSAU

I, Regina Canela.

, being duly sworn, deposes and says:

Rigino Canely

I am the plaintiff in the within action;

I have read the following Summon's + Complaint and

and believe the same is to

be true to my knowledge; the same is true to my knowledge except as to those matters therein

stated to be alleged on information and belief and as to those matters I believe them to be true.

Sworn to before me this

9 May of Lec

/<u>كە</u>20 ,

DONNA M. PARENT

NOTARY PUBLIC-STATE OF NEW YORK

No. 01PA5008225

Qualified in Suffolk County

My Commission Expires 02-16-2023

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QIndex No:

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF QUEENS

REGINA CANELA,

Plaintiff,

-against-

JETBLUE AIRWAYS CORPORATION,

Defendant.

SUMMONS AND VERIFIED COMPLAINT

DELL & DEAN, PLLC Attorneys for Plaintiff 1225 Franklin Avenue, Suite 450 Garden City, New York 11530 (516) 880-9700

Pursuant to 22 NYCRR 130-1.1-a, the undersigned, an attorney admitted to practice in the courts of New York State, certifies that, upon information and belief and reasonable inquir

y, (1) the contentions contained in the annexed document are not frivolous and that (2) if the annexed document is an initiating pleading, (i) the matter was not obtained through illegal conduct, or that if it was, the attorney or other persons responsible for the illegal conduct are not participating in the matter or sharing in any fee earned therefrom and that (ii) if the matter involves potential claims for personal injury or wrongful death, the matter was not obtained in violation of 22 NYCRR 1200.41-A.

Dated: September 9, 2021

Signature..
Print:

Joseph G. Dell

PLEASE TAKE NOTICE

That the within is a (certified) true copy of an

NOTICE OF

Entered in the office of the clerk of the within-named Court on

Entry

That an Order of which is a true copy will be presented for settlement to the

NOTICE OF Hot

, one of the judges of the

within-named Court,

SETTLEMENT at

20 , at

M.

Dated:

DELL & DEAN, PLLC Attorneys for Plaintiff 1225 Franklin Avenue, Suite 450 Garden City, New York 11530 (516) 880-9700 Case 1:22-cv-00004-FB-RER Document 1-2 Filed 01/03/22 Page 11 of 11 PageID #: 17

PARTMENT OF STATE

VISION OF CORPORATIONS, >TATE RECORDS AND UCC 99 WASHINGTON AVENUE ALBANY, NY 12231-0001

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202111180174 JETBLUE AIRWAYS CORPORATION ZHU WANG 27-01 QUEENS PLAZA NORTH LONG ISLAND CITY NY 11101, USA



